UNITED STATES DISTRICT COURT

SOUTHERN	DISTRICT OF	OHIO (WESTERN DIVISION)
DENNIS WELLS		JUDGMENT IN	I A CIVIL CASE
V. CITY OF MONTGOMERY, OHIO		Case Number:	1:04cv425
☐ Jury Verdict. This action came before the Corendered its verdict.	ourt for a trial by jur	y. The issues have b	een tried and the jury has
X Decision by Court. This action came to trial or a decision has been rendered.	r hearing before the	Court. The issues ha	ve been tried or heard and
IT IS ORDERED AND ADJUDGED			
See attached Order entered by Magistr verdict and ordering injunctive relief and dama		S Hogan granting pla	aintiff's motion for directed
5/2/2006	s/Ja	mes Bonini	
Date	Clerk	Arthur Hi	11

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

DENNIS WELLS,

Case No. 1:04CV425

J. Hogan

Plaintiff,

CITY OF MONTGOMERY, OHIO,

v.

ORDER GRANTING PLAINTIFF'S

MOTION FOR DIRECTED VERDICT

AND ORDERING INJUNCTIVE

RELIEF AND DAMAGES

Defendant.

After considering all of the evidence in this case, the Court finds that the final decision of the City of Montgomery on who to promote to sergeant in 2004 was motivated, at least in part, by absences of Plaintiff that were protected by the FMLA. Therefore, the Court finds that the Plaintiff has met his burden of showing that the City of Montgomery unlawfully considered FMLA-protected absences as a motivating factor in making the 2004 decision on who to promote to the position of sergeant and the Court orders the following relief:

The current eligibility list will remain open with PO Wells listed as the first eligible until the next available appointment is open for the position of sergeant whether such opening occurs through attrition, promotion to a higher position, or expansion of the sergeant positions within the Department. At that time, PO Wells shall be appointed sergeant unless he cannot qualify at that time as a result of failing a physical examination or if he has been disciplined prior to the appointment. Disqualifying discipline shall be final disciplinary action which results in a suspension of more than three days or termination which has been finalized through the procedural process consistent with the Collective Bargaining Agreement then in effect between

the City of Montgomery and the Fraternal Order of Police Ohio Labor Council, Inc., or absent a valid Collective Bargaining Agreement, such disciplinary action has been finalized pursuant to the Rules and Laws governing the Civil Service Commission within the City of Montgomery. If disqualifying discipline has not been resolved to a final order through either of these processes, at such time as the promotion of Dennis Wells to sergeant shall become available, then the promotion to sergeant shall be stayed until such disciplinary action is finally resolved to determine if such disciplinary action disqualifies him from promotion.

At the time PO Wells is appointed sergeant, he shall receive seniority credit for the position retroactive to April 1, 2006. PO Wells shall be paid in accordance with the terms of the Collective Bargaining Agreement between the City of Montgomery and the FOP as a patrol officer until he is appointed sergeant, and according to the scale then in effect for the sergeant's position once the appointment is made.

Plaintiff is awarded a total of \$30,000 for front pay, back pay and all other compensatory damages claimed. Attorneys' fees and costs are awarded to Plaintiff's counsel, Freking and Betz, in the amount of \$115,475. Payment should be made to Plaintiff's counsel, Freking & Betz, within 21 days of entry of this Order.

IT IS SO ORDERED.

Judge Timothy Hogan